1 2 3 4 5	Case 06-10725-gwz Doc 7390 Entered 08/25/09 15:46:00 Page 1 of 4 Entered on Docket August 25, 2009 Hon. Linda B. Riegle United States Bankruptcy Judge
6	
7	UNITED STATES BANKRUPTCY COURT
8	DISTRICT OF NEVADA
9	* * * * *
10	In re) BK-06-10725-LBR
11 12	USA COMMERCIAL MORTGAGE CO.,) PRETRIAL
13) Date: December 18, 2009) Time: 1:30 p.m.
14) TRIAL) Date: January 8, 2010
15	
16	ORDER RE: PRE-TRIAL MATTERS; TRIAL; AND SETTLEMENT CONFERENCE
17	IT IS HEREBY ORDERED trial is set on the Objection to Claim #784 of Binford
18	Medical Developers, and the provisions checked below are hereby adopted by this court as its
19	order.
20	The request for waiver is granted and no formal discovery plan is required to be
21	filed.
22	The discovery plan filed by the parties shall govern the matters set forth therein.
23	Discovery shall be completed by the date shown in the Standard Discovery Plan.
24	The scheduling conference set with the issuance of the summons (or the continued
25	scheduling conference) is hereby vacated.
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1	All exhibits to which there are no objection shall be admitted by stipulation.
2	Counsel may stipulate to an exhibit on one ground (e.g., foundation) while preserving an
3	objection on another ground (e.g., relevance).
4	(2) List of witnesses with correct spelling of the witnesses' full name.
5	Counsel must make an appointment with the respective Courtroom Deputy to meet
6	with them to lodge the exhibits.
7	Trial of this matter is is set for January 8, 2010 at 9:30 a.m. at 300 Las Vegas Blvd.
8	South, Las Vegas, Nevada, before Judge Linda B. Riegle in Courtroom #1, located on the Third
9	Floor.
0	IT IS SO ORDERED.
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Copies sent through ECF to: Rob Charles John Hinderaker Susan Scann	Continuous the continuous to ECE to a
	Rob Charles
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1	PART "A"
2	(Trial Statements)
3	The trial statement(s) shall contain the following items:
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5	1. The disclosures required by Fed. R. Civ. P. 26(a)(3), as adopted by Fed. R. Bank. P. 7026 and LR 7026.
6	2. A concise statement of the nature of the action and contentions of the parties.
7	3. A statement as to the core or non-core jurisdiction of the Court, with legal citations.
8	4. Stipulated facts.
9	5. Contested issues of law with concise memorandum of authority.
10	6. Log of exhibits which may be offered in evidence, including any exhibits for impeachment or to refresh the memory of a witness.
11	7. Any special trial issue which requires the Court's attention.
12	8. The list of witnesses, with their addresses, expected to be called.
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